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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/036,377	01/07/2002	Sung Bong You	P-0282	5561
34610 7590 08/03/2007 KED & ASSOCIATES, LLP			EXAMINER	
P.O. Box 2212	P.O. Box 221200	SAJOUS, WESNER		
Chantilly, VA 20153-1200			ART UNIT	PAPER NUMBER
	·		2628	
		·	MAIL DATE	DELIVERY MODE
		•	08/03/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	<u> </u>			
	Application No.	Applicant(s)		
	10/036,377	YOU, SUNG BONG		
Office Action Summary	Examiner	Art Unit		
	Sajous Wesner	2628		
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	ith the correspondence address		
A SHORTENED STATUTORY PERIOD FOR REI WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a lod will apply and will expire SIX (6) MON tute, cause the application to become Al	CATION. reply be timely filed  NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).		
Status	*			
1) Responsive to communication(s) filed on 20	).lune 2007			
<u> </u>	his action is non-final.			
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice unde	er <i>Ex par</i> te <i>Quayle</i> , 1935 C.D	D. 11, 453 O.G. 213.		
Disposition of Claims				
4) ∠ Claim(s) <u>1-40</u> is/are pending in the applicating 4a) Of the above claim(s) is/are without 5) ∠ Claim(s) <u>10-22, 25-28, 31-34</u> is/are allowed 6) ∠ Claim(s) <u>1-4,6,23,29,35,37 and 39</u> is/are rejection and 50 ∠ Claim(s) <u>5,7-9,24,30,36,38 and 40</u> is/are obtain(s) are subject to restriction and	lrawn from consideration. d. ected. jected to.			
Application Papers				
9) The specification is objected to by the Exam 10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to t Replacement drawing sheet(s) including the cort 11) The oath or declaration is objected to by the	nccepted or b) objected to he drawing(s) be held in abeyan rection is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119		•		
12) Acknowledgment is made of a claim for fore  a) All b) Some * c) None of:  1. Certified copies of the priority docume  2. Certified copies of the priority docume  3. Copies of the certified copies of the p  application from the International Burn  * See the attached detailed Office action for a least	ents have been received. ents have been received in A riority documents have been eau (PCT Rule 17.2(a)).	Application No  received in this National Stage		
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(	Summary (PTO-413) s)/Mail Date Informal Patent Application		

#### **DETAILED ACTION**

#### Remark

This communication is responsive to the response filed on June 20, 2007.

Claims 1-40 are presented for examination.

# Response to Arguments

1. Applicant's arguments with respect to claims 1, 23, 29, 35, 37, and 39 have been considered but are most in view of the new ground of rejections.

### Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4, 6, 23, 29, 35, 37, and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over the Applicant's Admitted prior Art (AAPA) in view of Chang et al. (US 6016142).

Considering claim 1, the AAPA discloses a method of selecting special characters in a hand-held mobile communication terminal (see paragraphs 2-3, page 1 of the disclosure), comprising: inputting an alphabet letter in an editing mode via a keypad (see paragraphs 3-4); displaying a plurality of European alphabet letters,

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including special characters not used in the English alphabet, corresponding to the input alphabet letter (see paragraphs 4-6, page 2 of the original disclosure); and selecting one of the European alphabet letters using a numeral key on the keypad (see paragraph 7).

The AAPA fails to teach a series of numbers are associated respectively with each of the European alphabet letters.

Chang discloses a series of numbers (1-9) are associated respectively with each of the European alphabet letters. See abstract, lines 50-67, and col. 3, lines 30-65.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teaching of the AAPA to include a series of numbers that are associated respectively with each of the European alphabet letters (see fig. 3) in the same conventional manner as taught by Chang; in order to allow a user to select one of the characters.

As per claim 2, the AAPA discloses checking whether the editing mode has been selected. See paragraph 7.

Re claim 3, the AAPA, at paragraphs 4-6 discloses storing a set of European alphabet letters in a memory.

Re claim 4, the AAPA, at paragraphs 5-6 discloses the European alphabet letter set includes a plurality of European alphabet letters divided into a Capital letter group and a small letter group.

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As per claim 6, the AAPA discloses the displayed European alphabet letters appear in a pop-up window (as depicted by tables 1 and 2, at page 2 of the original disclosure).

Claim 23 contains features that are analogous to the limitations recited in claim 1; it is, therefore, rejected under the same rationale as claim 1.

Claim 29 contains features that are analogous to the limitations recited in claim 1.

As the limitations of claim 1 have been found anticipated by teaching of the AAPA, it is readily apparent that the applied prior art performs the underlying elements. As such, the limitations of claim 29 are, therefore, rejected under the same rationale as claim 1.

Regarding claim 35, The AAPA teaches most claimed features of the invention as set forth above for claim 1. The AAPA, however, fails to specifically teach a user may select a desired European alphabet letter by pressing a key designating the number respectively associated with the desired European alphabet letter, and a series of numbers are associated respectively with each of the European alphabet letters.

Chang discloses a series of numbers (1-9) are associated respectively with each of the European alphabet letters, wherein a user may select a desired European alphabet letter by pressing a key designating the number respectively associated with the desired European alphabet letter. See abstract, col. 1, lines 50-67, col. 3, lines 1-5, and lines 30-65, and col. 4, lines 37-44.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teaching of the AAPA to include a series of

numbers that are associated respectively with each of the European alphabet letters (see fig. 3), wherein a user may select a desired European alphabet letter by pressing a key designating the number respectively associated with the desired European alphabet letter in the same conventional manner as taught by Chang; in order to a graphical user interface that provides a rich character set and selection from a numeric keypad. See Chang's col. 2, lines 3-5.

Considering claim 39, the AAPA discloses a method of selecting special characters in a hand-held mobile communication terminal (see paragraphs 2-3, page 1 of the disclosure), comprising: a memory configured to store a set of European alphabet letters (see paragraph 4); a key input unit configured to allow input of an alphabet letter to be converted to a European alphabet letter (see paragraphs 3-4); a controller (that is inherent in the mobile communication terminal) that determines whether a mode conversion key has been activated (e.g., the mode conversion is activated when the user presses a key on the keypad to select a special character input mode, as suggested in paragraph 4); displaying a plurality of European alphabet letters, including special characters not used in the English alphabet, corresponding to the input alphabet letter on a pop-up window (see table 2) when the controller determines that the mode conversion key has been activated (e.g., when the toggle key is pressed to cause the controller to search the European alphabet letters for display, as suggested in paragraph 7), wherein the European alphabet letters are read from the memory and wherein a series of numbers are associated respectively with each of the European alphabet letters (see paragraphs 4-6, page 2 of the original disclosure); and selecting

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one of the European alphabet letters using a numeral key on the keypad (see paragraph 7).

The AAPA, however, fails to specifically teach a user may select a desired European alphabet letter by pressing a key designating the number respectively associated with the desired European alphabet letter, and a series of numbers are associated respectively with each of the European alphabet letters.

Chang discloses a series of numbers (1-9) are associated respectively with each of the European alphabet letters, wherein a user may select a desired European alphabet letter by pressing a key designating the number respectively associated with the desired European alphabet letter. See abstract, col. 1, lines 50-67, col. 3, lines 1-5, and lines 30-65, and col. 4, lines 37-44.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teaching of the AAPA to include a series of numbers that are associated respectively with each of the European alphabet letters (see fig. 3), wherein a user may select a desired European alphabet letter by pressing a key designating the number respectively associated with the desired European alphabet letter in the same conventional manner as taught by Chang; in order to a graphical user interface that provides a rich character set and selection from a numeric keypad. See Chang's col. 2, lines 3-5.

Claim 37 contains features that are analogous to the limitations recited in claim 39; it is therefore rejected under the same rationale as claim 39.

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## Allowable Subject Matter

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- 4. Claims 5, 7-9, 24, 30, 36, 38 and 40 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims, because the prior art of record fail to teach displaying a mode comprising a conversion key and a save key in the editing mode (as recited in claim 5); displaying a plurality of European alphabet letters, comprises: judging whether the input alphabet letter is changeable into a European alphabet letter; and displaying a plurality of European alphabet letters corresponding to the input alphabet letter if the input alphabet letter is changeable into a European alphabet letter (as recited in claims 9, 24 30, 36, 38, and 40).
- 5. Claims 10-22, 25-28, 31-34 are allowed because the prior art fail to teach a method of selecting special characters in a mobile communication terminal, comprising: inputting an alphabet letter; determining whether a mode conversion key has been activated; displaying European alphabet letters, including special characters not used in the English alphabet, on an additional screen partially overlaying a screen displaying the input alphabet letter if it is determined that the mode conversion key has been activated; and selecting one of the displayed European alphabet letters.

### Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure are as recited in the PTOL-892 form.

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7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sajous Wesner whose telephone number is 571-272-7791. The examiner can normally be reached on M-F 9:15-6:45.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Razavi can be reached on 571-272-7664. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Sajous Wesner
Primary Examiner
Art Unit 2628

WS 7/25/07